NITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov APR 0-3.7006 ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE FIRST NAMED INVENTOR 10/087,033 03/01/2002 Claudson F. Bornstein 12293:74 6484 **EXAMINER** 7590 03/22/2006 David H. Judson BOAKYE, ALEXANDER O Akamai Technologies, Inc. ART UNIT PAPER NUMBER 500 Technology Square Cambridge, MA 02139 2616 DATE MAILED: 03/22/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summer	10/087,033	BORNSTEIN ET AL.
Office Action Summary	Examiner	Art Unit
	ALEXANDER BOAKYE	2667
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 01 M 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allower closed in accordance with the practice under E	action is non-final.  nce except for formal matters, pro	
Disposition of Claims		
<ul> <li>4)  Claim(s) 1-20 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdraw</li> <li>5)  Claim(s) 1-10 is/are allowed.</li> <li>6)  Claim(s) 11-15,17,19 and 20 is/are rejected.</li> <li>7)  Claim(s) 16 and 18 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or</li> </ul>	wn from consideration.	
Application Papers		
9) The specification is objected to by the Examine	r	
10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Explanation of the sheet of the sh	epted or b) objected to by the drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s)		
Notice of References Cited (PTO-892)	4) Interview Summary	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 20 is rejected under 35 U.S.C. 102(e) as being anticipated by McCanne (US Patent # 6,785,704).

Regarding claim 20, McCanne teaches a method operative in a content delivery network having a set of content servers organized into regions, wherein the content servers provide delivery of content on behalf of participating content providers, and wherein a given content server may be reached over a set of routes including a first route (column 9, lines 61-67; column 10, lines 57-64), wherein at least one route of the ordered subset includes an intermediate content server (the claimed intermediate content server is inherent in the intermediate network 28 of Fig. 2), comprising: attempting to communicate data between a given one of the set of content servers and a given provider origin server over the first route (column 13, lines 38-44); and if the

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attempts to communicate data between the given content server and the given content provider origin server over the first rout fails, attempting to communicate data between the given content server and the given content provider origin server over one of the ordered subset of the set of routes (column 13, lines 46-47).

# Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11-15, 17 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lewin et al. (US Patent # 7,010,578) in view of Aklepi et al. (US Patent # 6,795,823).

Regarding claim 11, Lewin teaches a method operative in a content delivery network (column 3, lines 22-23) having a set of edge servers organized into regions ( the claimed set of edge servers organized into regions correspond to edge server #1 and edge:server #2 of Fig. 2), wherein the edge servers provide delivery of content on behalf of participating content providers, and wherein a given content provider origin server may be reached over a set of routes (column 6, lines 9-13) comprising: identifying one or more routes between the edge servers and the content provider original server (column 2, lines 4-7); in response to a request for a given file received at

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a given edge server initiating a concurrent download of the given file over each of the routes (column 6, lines 24-27).

Lewin differs from the claimed invention in that Lewin does not disclose determining an optimal route between the edge server and the content provider server as a function of the concurrent downloads. However, Aklepi with the same field of endeavor discloses determining an optimal route between the edge server and the content provider server as a function of the concurrent downloads (column 9, lines 4-15). One of ordinary skill in the art would have been motivated to incorporate optimal route in the communication network in order to minimize delivery times. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate determining an optimal route such as the one taught by Aklepi into communication network of Lewin with the motivation being that it provides capability for the system to minimize delivery times, thus enhancing efficiency.

Regarding claims 12 and 17, Lewin teaches a server for use in a content delivery network (column 3, 22-23) comprising: code (HML code contains ARLs) executable in the server (200, Fig. 2) for initiating a performance metric test on a set of potential routes between the server and a given second server (column 4, lines 48-55; column 6, lines 62-67); code executable in the server for collecting and analyzing data generated as a result of the performance metric test (column 2, lines 64-67). Lewin differs from the claimed invention in that Lewin does not disclose determining an optimal path between the server and the given server. However, Aklepi with the same field of endeavor discloses determining an optimal path between the server and the given

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server (column 9, lines 4-15). One of ordinary skill in the art would have been motivated to incorporate determining an optimal path into the communication network in order to minimize delivery times. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate determining an optimal path such as the one taught by Aklepi into communication network of Lewin with the motivation being that it provides capability for the system to minimize delivery times, thus enhancing efficiency.

Regarding claim 13, Lewin teaches that the server is an edge server and the given server is the a content provider origin server (column 3, lines 17-18; see Fig. 3).

Regarding claim 14, Lewin teaches that the server is an edge server and the given server is a reverse proxy server (the claimed server is an edge server reads on edge server #1 and the given server reads on client's server 200 of Fig. 2).

Regarding claim 15, Leighton teaches that the performance metric test is a download of a file, wherein the file is an object being requested by the end user (column 4, lines 48-55).

Regarding claim 19, Lewin teaches code executable in the server for fetching a map defining the set of potential routes, wherein the map is generated on a per-content provider basis (column 5, lines 7-15; column 5, lines 48-49).

Allowable Subject Matter

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3. Claims 16 and 18 are objected to as being dependent upon a rejected base

claim, but would be allowable if rewritten in independent form including all of the

limitations of the base claim and any intervening claims.

Claims 1-10 are allowable.

The following is a statement of reasons for the indication of allowable subject

matter: As to claims 1-10, the prior art of record does not teach executing a race by

initiating a concurrent download of the file over each of the direct route and the set of

one or more alternate routes; and as the result of the race, determining an optimal route

between the edge server and the content provider origin server.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Alexander Boakye whose telephone number is (571)

272-3183. The examiner can normally be reached on M-F from 8:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Chi Pham, can be reached on (571) 272-3179. The Central Fax number is

(571) 273-8300. Any inquiry of a general nature or relating to the status of this

application or proceeding should be directed to Electronic Business Center numbers

866-217-9197 and 703-305-3028.

Alexander Boakye

Patent Examiner

AB

6/19/06

CHI PHAM

OFFINISORY PATENT EXAMPLE 2/20 (6)

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# Notice of References Cited Application/Control No. 10/087,033 Examiner ALEXANDER BOAKYE Applicant(s)/Patent Under Reexamination BORNSTEIN ET AL. Page 1 of 1

### U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-7,010,578	03-2006	Lewin et al.	709/217
*	В	US-6,795,823	09-2004	Aklepi et al.	707/10
*	O	US-6,785,704	08-2004	McCanne, Steve	718/105
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	G	US-			
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### FOREIGN PATENT DOCUMENTS

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# **NON-PATENT DOCUMENTS**

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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\*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.



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